

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

		-area or	wasningcon,	D.C. 2020 I	
SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		A1	TORNEY DOCKETT NO.
0					
				EXAMINER	
				ART UNIT	PAPER NUMBER
			<u></u>		14
			DATE MAI	LED:	·
	EX	AMINER INTERVIEW SUMMARY I	RECORD		
All participants (applic	ant, applicant's representative,	PTO personnel):			
1) Kenne	th Meyers	(3)	 		
Min	milell PT	D(4)			
(2)	3-3-	97			
Date of Interview			iva)		
Type: Telephonic		□ applicant □ applicant's representati □ No. If yes, brief description:			
Exhibit shown or demi	onstration conducted. Li 1es	140. If you, offer accompanies			
Agreement was re	eached with respect to some or	all of the claims in question. 🛮 was not re	eached.		
Claims discussed: Q	enerally all				
0	U				
Identification of prior a	art discussed:				
					- 1 1 1 1 2 2
Description of the ger	neral nature of what was agreed	d to if an agreement was reached, or any of world be few side	her comments:	andt AF	filed 1-21-4
instruct he	Lur all reject	jonswill bereconsid	welter	rew ar	guments wil
be a Uress	ed. Nawever th	e newcla submitted	1	, , 0	ntered as the
would reg	jure furtherse	arch w/ regard lape	iorait	, Recut	ation of me
Thereof"d	esnotappen b'	be in specificato, there	efore new	matter	-112,1st Conside
(A fuller description, i	f necessary, and a copy of the	amendments, if available, which the examin	// ner agreed would available, a sumi	frender the cla	aims allowable must be
It is not nece	ssary for applicant to provide a	which would render the clalms allowable is a separate record of the substance of the Inf	erview. Dend	mes cla	18 19,37-3
WAIVED AND MUST action has already be	TINCLUDE THE SUBSTANCE een filed, then applicant is given	dicate to the contrary, A FORMAL WRITTE OF THE INTERVIEW (e.g., items 1-7 on the none month from this interview date to prov	ride a statement	of the substan	ce of the interview.
requirement response re	a that may be present in the lac	pove (including any attachments) reflects a st Office action, and since the claims are no action. Applicant is not relieved from providing	iw allowable, triis	Completed for	III 12 CONSIDERED TO JOHN MIC